

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA,
NORTHERN DIVISION

Richard Wayne Wright, Sr. Bey, *
A.I.S. #187140, *

Plaintiff, Pro-Se.,

-VS-

Sylvester Nettles, et.al.,

Defendants.

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MOBILE DISTRICT ALA

* Civil Action No.

* 2:05-CV-439-A-WO

*

*

Plaintiff Wright, Sr. By Motion Requesting
Permission To Proceed In Litigation Process
Due To Two (2) Plain Error's By This Honor-
Able Court And Request Permission To
Except Motion For An Appointment Of Counsel

I am Richard Wayne Wright, Sr. Bey, Plaintiff, Pro-se., A.I.S # 187140, which Submits this (said) motion. I don't know how the Court Clerk of this Honorable Court over looked the Certificates of Service's with each motion I sent. I sent the same documents [the] Court Clerk Filed on June 9, 2006, which the Honorable Judge Charles S. Coady rejected as stated, the Clerk erroneously accepted and Filed a motion to submit other evidence For exhibits

From the plaintiff (Court Doc. No. 178) and (Court Doc. No. 179)". Plaintiff Wright, Sr. Bey sent additional motions -- "Motion Requesting Permission To Grant And Filed Petitions For 'General Power Of Attorney' And Motion To Hold In Abeyance (said) Case"; "Plaintiff's Wright Motion For General Power Of Attorney" (with three (3) General Power Of Attorney Petition(s) to nominated (said) individuals as lawful Attorney-in-Fact); and "Plaintiff Motion To Hold In abeyance Each actual motion listed above had a Certificate of service attach, with the exception of the petition(s) [themselves] For General Power Of Attorney. What's even more puzzling is that (the) petition(s) and previous mention motions ~~was~~^{R.W.} were not in the same envelope, nor arrived at this Honorable Court (the) same day, and/or Filed / Clock stamp in the clerk office at the same time, yet they were all returned to plaintiff Wright, Sr. Bey From this Honorable Court within (the) one single envelope. Plaintiff had express (his) difficulties (prior to these two (2) errors) in having no postage 'other than' [that] provided by the Ventress Correctional Facility

(V.C.F.) officials and when plaintiff finally received postage stamps to mail some of the exhibits (he) possess to support (his) claim's they are sent back on two (2) separate occasion which cause these stamps "uselessness" now. Also, the extension of time plaintiff Wright, Sr. Bey requested and this Honorable Court granted has expired placing plaintiff back at square one (1), without postage and without the few exhibits (among the many plaintiff has in 'his' possession) submitted and filed in this (said) Court.

Conclusion

Plaintiff Wright, Sr. Bey ask this Honorable Court to grant him additional time to try and get some more, postage stamps in, to mail 'at least' the return documents & exhibits. Also, due to the difficulties of getting these exhibit to the Court plaintiff ask for an addition Extension of time. To include and grant plaintiff 'motion' enjoined with this motion -- "Motion For An Attorney". For the reasons following: Plaintiff is unable to get statements from

many witnesses', Plaintiff inability to properly Filed (according to and with Supporting law) Filed For a physical and mental examination', to Filed For and/or hire Experts Witnessess / testimony Concerning plaintiff health Condition's and mental State-of-being', to Filed properly For an emerger of the Case Richard Wayne Wright, Sr. -VS- James Deloach, et. al., Case No. CV-99-D-1405-N. which was/were dismissed with prejudice' due to defendant's inducing plaintiff Wright, Sr. Bey with psychotropic drugs and sedating him until or about June 2003, and wisely designed by defendants to ensure plaintiff Statute of limitation time runs out, ect. Plaintiff ask that this Honorable Court grant(him) an attorney For representation. See additional motion" Plaintiff Requesting of An Attorney".

IF this motion is not in 'its' proper Form plaintiff ask that this Honorable Court Construed this motion into its proper Form.

Done this the 18th day of July, 2006.

Respect Fully Submitted,
Richard W Wright, Sr. Bey

Richard Wayne Wright, Sr. Bey #187140
Ventress Correctional Facility
Segregation Unit/ Cell #801
Post Office Box 767
Clayton, Alabama, 36016

Certificate of Service

This is to Certify that I Richard Wayne Wright, Sr. Bey, A.I.S # 187140 Pro-Se, am the Petitioner in the above captioned motion and Certify I have Sent a Copy of this to the Clerk of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court and/or Clerk Forward a Clock Stamp Copy of the Front page of this (said) motion to plaintiff and Forward a Copy of this (said) motion to defendant's Counsel(s) which addresses are as Following:

Gregory F. Yayhmar
ASB 2411 - H676

Scott Sullivan, Streetman & Fox, P.C.
2450 Valley dale Road
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Troy King (Attorney General)

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Kim T. Thomas
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ALABAMA Department of Corrections
Legal Division
301 Ripley Street
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by placing this motion in the hands
of the on duty ^{R.W.W.} ~~infermary~~ officer to
placed ~~this~~ in the legal mail box
For postage to be payed by the
Prison officials here at (V.C.F.) and
to place in the United States
Mail Box at (V.C.F.) after postage
is supplied and this has been

properly address this on the
18th day of July 2006.

RespectFully Submitted,

Richard W. Wright, Sr.

Richard Wayne Wright, Sr. Bay #187140
Ventress Correctional Facility
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